THURSDAY, MAY 25, 2000

EIGHTY-SECOND LEGISLATIVE DAY

The House met at 9:00 a.m. and was called to order by Mr. Speaker Naifeh.

The proceedings were opened with prayer by Enoch Rinks, Pulaski Street Church of Christ, Lawrenceburg, Tennessee.

Representative Rinks led the House in the Pledge of Allegiance to the Flag.

ROLL CALL

Representatives present were: Armstrong, Arriola, Baird, Beavers, Black, Bone, Bower, Briley, Brooks, Brown, Buck, Bunch, Buttry, Caldwell, Chumney, Cole (Carter), 4, Cooper, Curtiss, Davidson, Davis (Cocke), Davis (Washington), DeBerry L., Dies, Ferusson, Fitzhudh, Ford, Fowlkes, Fraley, Givens, Godsey, Goins, Gunnels, Hag	Cole

Bove (Dyer Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAfee, McCord, McDaniel, McDonald, McKee, McMillan, Miller, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway. Rinks, Roach, Robinson, Sands, Sargent, Scroogs, Stulce, Tidwell, Tindell, Todd, Towns, Turner (Shelby), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winningham, Wood, Mr. Speaker Naifeh - 89.

EXCUSED

The Speaker announced that the following member(s) has/have been excused, pursuant to request(s) under Rule No. 20:

Representative Bittle; personal reasons.

Representative Garrett; personal reasons.

The roll call was taken with the following results:

Representative Kent; personal reasons.

Representative Odom: business reasons.

Representative Rhinehart; illness.

Representative Sharp; illness.

Representative Turner (Hamilton): illness.

Representative Walley; business reasons.

SPONSORS ADDED

Under Rule No. 43, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Resolution No. 254: Rep(s). Hargett as prime sponsor(s).

House Joint Resolution No. 781: Rep(s). Maddox as prime sponsor(s).

House Bill No. 1512: Rep(s). Todd as prime sponsor(s).

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution(s) No(s). 878; adopted for concurrence.

RUSSELL HUMPHREY, Acting Chief Clerk.

Senate Joint Resolution No. 878 - Memorials, Public Service - David Brown Parrish. by *Graves.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution(s) No(s). 856, 859, 860, 861, 865, 866, 867, 870, 871, 873 and 879; all adopted for concurrence.

RUSSELL HUMPHREY, Acting Chief Clerk.

Senate Joint Resolution No. 856 -- Memorials, Professional Achievement - Doug Crosier, Franklin High School principal. by *Cohen, *Blackburn.

Senate Joint Resolution No. 859 -- Memorials, Retirement - Clarence J. Moore. by *Herron

Senate Joint Resolution No. 860 -- Memorials, Public Service - Walter "Pinky" Drerup, Iris Festival's Outstanding Citizen Award recipient. by *Herron.

Senate Joint Resolution No. 861 -- Memorials, Sports - Goodpasture High School football team, 1999 TSSAA Division I Class 2-A state champion. by *Haynes, *Graves.

Senate Joint Resolution No. 865 - Memorials, Interns - Christina Anne Clift. by *Ramsey.

Senate Joint Resolution No. 866 -- Memorials, Interns - Tara Marisa Prairie. by *Womack.

Senate Joint Resolution No. 867 -- Memorials, Interns - Eleanor Bright Fleming. by *Womack

Senate Joint Resolution No. 870 — Memorials, Sports - 1999 Goodpasture High School softball team, state champions. by *Haynes, *Henry, *Graves.

Senate Joint Resolution No. 871 -- Memorials, Sports - Goodpasture High School baseball team, 1999 state champion. by "Haynes, "Henry, "Graves.

Senate Joint Resolution No. 873 - Memorials, Interns - Elizabeth Shelly. by *I eatherwood

Senate Joint Resolution No. 879 — Memorials, Public Service - Senator Andy Womack. by "Haynes, "Atchley, "Blackburn, "Burchett, "Burks, "Carter, "Clabough, "Cohen, "Cooper, "Crowe, "Crutchfield, "Davis L, "Dixon, "Elsea, "Ford J, "Fowler, "Graves, "Harper, "Henry, "Herror, "Kuria, "Kyle, "Leatherwood, "McNally, "Miller J, "Person, "Ramsey, "Rochelle, "Springer, J, "Wilder, "Williams, "Haynes.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to transmit to the House, Senate Joint Resolution(s) No(s). 874, 875 and 876; all adopted for concurrence.

RUSSELL HUMPHREY, Acting Chief Clerk.

Senate Joint Resolution No. 874 — Memorials, Academic Achievement - Amy Garrett, Salutatorian, Pickett County High School. by *Burks, *Davis L.

Senate Joint Resolution No. 875 -- Memorials, Academic Achievement - Marcy Robbins, Valedictorian, Pickett County High School. by "Burks, "Davis L.

Senate Joint Resolution No. 876 - Memorials, Death - Sheriff Joe Jones. by *Herron.

PERSONAL ORDERS

RECOGNITION IN THE WELL

Rep. Brown, Sen. Crutchfield and members of the Hamilton County delegation was recognized in the Well to introduce Mr. Jim Dickens, representing the Sallie Crenshaw Bethlehem Center in Chattanooga for remarks.

RESOLUTION READ

The Clerk read House Joint Resolution No. 748 honoring the 80th anniversary of the Sallie Crenshaw Bethlehem Center.

House Joint Resolution No. 748 -- Memorials, Public Service - Sallie Crenshaw Bethlehem Center, 80th anniversary. by *Brown.

RECOGNITION IN THE WELL

Rep. Windle was recognized in the Well to introduce the Clarkrange High School Chess Team, Under 1000 Scholastic National Chess Champions, for remarks.

RESOLUTION READ

The Clerk read House Joint Resolution No. 753 honoring the team for their accomplishments.

House Joint Resolution No. 753 -- Memorials, Academic Achievement - Clarkrange High School Chess Team. Under 1000 Scholastic National Chess Champions, by *Windle.

RECOGNITION IN THE WELL

Rep. McDonald was recognized in the Well to introduce Mr. Fred White and Mr. Melvin Briley in the Well for remarks.

RULES SUSPENDED

Rep. McDonald moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 790 out of order, which motion prevailed.

House Joint Resolution No. 790 - Memorials, Public Service - Fred J. White, Portland community servant, by *McDonald.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. McDonald, the resolution was adopted.

A motion to reconsider was tabled

RECOGNITION IN THE WELL

Rep. Rinks was recognized in the Well to introduce Mr. Erlewood Barden for remarks.

RULES SUSPENDED

Rep. Rinks moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 716 out of order, which motion prevailed.

House Joint Resolution No. 716 -- Memorials, Recognition - Mr. Erlewood Barden. by *Naifeh.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Rinks, the resolution was adopted.

A motion to reconsider was tabled.

RECOGNITION IN THE WELL

Rep. Hargrove and McDaniel were recognized in the Well.

RULES SUSPENDED

Rep. Hargrove moved that the rules be suspended for the purpose of introducing House Joint Resolution No. 787 out of order, which motion prevailed.

House Joint Resolution No. 787 — General Assembly, Recess & Reconvene - Recesses General Assembly from Thursday, May 25, 2000, until 10:00 a.m. on Tuesday, May 30, 2000. by "Hargrove.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Hargrove, and seconded by Rep. McDaniel, the resolution was adopted.

A motion to reconsider was tabled

INTRODUCTION OF RESOLUTIONS

On motion, pursuant to **Rule No. 17**, the resolution(s) listed was/were introduced and referred to the appropriate Committee:

*House Joint Resolution No. 779 — General Assembly, Directed Studies - Requests department of human services to conduct survey of all licensed child care centers relative to use of mechanical or electronic safety devices in transport of children. by *Miller L.

House Finance, Ways and Means Committee

"House Joint Resolution No. 786 - Memorials, Government Officials - Urges department of education, sate board of education, and local school boards to implement curriculum of flag history, etiquette and customs pertaining to display and use of flag, by "Sands, "Fizhubn, "Curtiss," Maddox.

Previously referred to the House Finance, Ways and Means Committee

RESOLUTIONS

Pursuant to Rule No. 17, the following resolution(s) was/were introduced and placed on the Consent Calendar for May 30, 2000:

House Resolution No. 250 -- Memorials, Interns - Elizabeth Clark, by *Kent,

House Resolution No. 251 - Memorials, Interns - Heather Elise Grosshans. by *Scroggs, *Todd.

House Resolution No. 252 - Memorials, Sports - Cocke County High School boys' tennis team, IMAC champions. by *Davis (Cocke).

House Resolution No. 255 -- Memorials, Recognition - Tennessee Titans linebacker Eddie Robinson, "Day on the Hill" participant. by *Brown.

 $\label{eq:house_Resolution_No. 256} \begin{tabular}{ll} \textbf{House_Resolution_No. 256} & -- \\ \textbf{Memorials, Interns - Christie Ann Latham. by } \\ \textbf{Westmoreland, "Sargent, "Patton, "Whitson.} \\ \end{tabular}$

House Resolution No. 257 — Memorials, Interns - Sharon L. Travis. by *West, *Turner (Shelby), *Jones, S...

House Joint Resolution No. 788 - Memorials, Death - Larkin and Louise Black. by *Beavers.

House Joint Resolution No. 789 - Memorials, Interns - Cheryl Latrice Bryant. by *Brooks, *Kernell, *Garrett.

House Joint Resolution No. 791 — Memorials, Public Service - Dr. Billy J. Naylor, Vice President for Administration, Freed-Hardeman University. by "DeBerry J, "Patton, "McDaniel, "Chumney.

SENATE JOINT RESOLUTIONS (Congratulatory and Memorializing)

Pursuant to Rule No. 17, the resolution(s) listed was/were noted as being placed on the Consent Calendar for May 30, 2000:

Senate Joint Resolution No. 856 -- Memorials, Professional Achievement - Doug Crosier, Franklin High School principal. by *Cohen, *Blackburn.

Senate Joint Resolution No. 859 -- Memorials, Retirement - Clarence J. Moore. by *Herron.

Senate Joint Resolution No. 860 -- Memorials, Public Service - Walter "Pinky" Drerup, Iris Festival's Outstanding Citizen Award recipient. by *Herron.

Senate Joint Resolution No. 861 -- Memorials, Sports - Goodpasture High School football team, 1999 TSSAA Division I Class 2-A state champion. by *Haynes, *Graves.

Senate Joint Resolution No. 865 - Memorials, Interns - Christina Anne Clift. by *Ramsey.

Senate Joint Resolution No. 866 -- Memorials, Interns - Tara Marisa Prairie. by *Womack.

Senate Joint Resolution No. 867 -- Memorials, Interns - Eleanor Bright Fleming. by *Womack

Senate Joint Resolution No. 870 — Memorials, Sports - 1999 Goodpasture High School softball team, state champions, by *Haynes, *Henry, *Graves,

Senate Joint Resolution No. 871 -- Memorials, Sports - Goodpasture High School baseball team, 1999 state champion. by *Haynes, *Henry, *Graves.

Senate Joint Resolution No. 873 - Memorials, Interns - Elizabeth Shelly. by *Leatherwood.

Senate Joint Resolution No. 874 — Memorials, Academic Achievement - Amy Garrett, Salutatorian, Pickett County High School. by *Burks, *Davis L.

Senate Joint Resolution No. 875 -- Memorials, Academic Achievement - Marcy Robbins, Valedictorian, Pickett County High School. by *Burks, *Davis L.

Senate Joint Resolution No. 876 - Memorials, Death - Sheriff Joe Jones. by *Herron.

Senate Joint Resolution No. 878 -- Memorials, Public Service - David Brown Parrish. by *Graves.

Senate Joint Resolution No. 879 — Memorials, Public Service - Senator Andy Womack. by 'Haynes, 'Atchley, 'Blackburn, 'Burchett, 'Burks, 'Carter, 'Clabough, 'Cohen, 'Cooper, 'Crowe, 'Crutchfield, 'Davis L, 'Dixon, 'Elsea, 'Ford J, 'Fowler, 'Graves, 'Harper, 'Henry, 'Henry, 'Henry, 'Kurfia, 'Kyle, 'Leatherwood, 'McNally, 'Miller J, 'Person, 'Ramsey, 'Rochelle, 'Spinger, J, 'Willider, 'Williams, 'Harves.

HOUSE BILLS ON SECOND CONSIDERATION

On motion, bills listed below passed second consideration and were referred by the Speaker to Committee or held on the Clerk's desk as noted:

House Bill No. 3357 -- Harriman -- Local Bill Held on House Desk

House Bill No. 3358 -- Jonesborough -- Local Bill Held on House Desk

REPORTS FROM STANDING COMMITTEES

The committees that met on May 25, 2000, reported the following:

COMMITTEE ON CALENDAR AND RULES

The Calendar and Rules Committee met and set the following bill(s) on the **Regular** Calendar for **May 30, 2000**: House Bill(s) No(s). 840, 1192, 2189, 2865, 2441, Senate Bill(s) No(s). 2106, House Bill(s) No(s). 351, 899, 2200, 2407, 2595 and 3066.

The Committee set the following bill(s) and/or resolution(s) on the Consent Calendar for May 30, 2000: House Bill(s) No(s). 392, House Joint Resolution(s) No(s). 713 and 666.

CONSENT CALENDAR

House Resolution No. 243 — Memorials, Interns - Javin Cripps. by *Phillips, *Fitzhugh, *Miller I.

House Resolution No. 244 -- Memorials, Interns - Ricky Burchfield. by *Phillips, *Fitzhugh. *Miller L.

House Resolution No. 245 -- Memorials, Academic Achievement - Farazi Winbush. by *Brooks.

House Resolution No. 246 - Memorials, Personal Occasion - William Barrington, 50th birthday. by *Bittle.

House Resolution No. 247 -- Memorials, Interns - Elizabeth Ann Gentzler. by *Givens.

House Resolution No. 248 -- Memorials, Interns - Krista Thornton. by *Kisber, *Cole (Dyer), *Head.

House Resolution No. 249 - Memorials, Interns - Ali Negahban. by *Armstrong, *Tindell.

House Joint Resolution No. 773 -- Memorials, Public Service - Dan Story. by *McCord. *Kerr.

House Joint Resolution No. 774 - Memorials, Heroism - Sergeant Tim Hunt. by *McCord, *Kerr.

House Joint Resolution No. 775 - Memorials, Interns - Rebecca Ann Antrican. by *Naifeh.

House Joint Resolution No. 776 -- Memorials, Interns - Clayton Thomas Matthews. by *Naifeh.

House Joint Resolution No. 777 - Memorials, Interns - Joe Tam Lung. by *Kernell, *Garrett, *Brooks.

House Joint Resolution No. 778 -- Memorials, Interns - Allyson Carroll. by *Kernell, *Garrett, *Brooks.

House Joint Resolution No. 780 — Memorials, Academic Achievement - Ryan Kyle Johnson, Salutatorian, Union County High School. by *Goins.

House Joint Resolution No. 781 -- Memorials, Recognition - Reverend Billy Graham and Graham crusade team. by *Goins.

House Joint Resolution No. 782 - Memorials, Sports - Nick Yatsula, Houston High School football and track and field star. by *Scroggs.

House Joint Resolution No. 784 - Memorials, Public Service - Stephanie Shackelford, by McDaniel, "Hargett, Black," Hassell, Pileasant, 'Bittle, 'Boyer, Ford S, 'Newton, 'McKee, 'Davis (Washington), 'Cole (Carter), 'Gunnels, 'Wood, 'Scroggs, 'Dunn, 'Walker (Rhea), 'McAfee, 'Montgomer, 'Hagood, 'Mumpower, 'Westmorfand, 'Godsey, 'Hanvell, 'Walley, 'Butty, 'Roach, 'McCord, 'Patton, 'Kent, 'Todd, 'Baird, 'Goins, 'Beavers, 'Davis (Cocke), 'Whilson, 'Sareant, 'Kerr, 'Bunch, 'Kent, 'Todd, 'Baird, 'Goins, 'Beavers, 'Davis (Cocke), 'Whilson, 'Sareant, 'Kerr, 'Bunch, 'Baird, 'Goins, 'Beavers, 'Davis (Cocke), 'Whilson, 'Sareant, 'Kerr, 'Bunch, 'Baird, 'Goins, 'Beavers, 'Davis (Cocke), 'Whilson, 'Sareant, 'Kerr, 'Bunch, 'Baird, 'Goins, 'Baird, 'Goins, 'Beavers, 'Davis (Cocke), 'Whilson, 'Sareant, 'Kerr, 'Bunch, 'Baird, 'Goins, 'Goi

House Joint Resolution No. 785 - Memorials, Interns - Jennifer Raulie. by *McDaniel, *Pleasant, *Power, *Ford S.

Pursuant to Rule No. 50, Rep. Phillips moved that all House Bills having companion Senate Bills and are on the Clerk's desk be conformed and substituted for the appropriate House Bill, all Senate and House Bills on the Consent Calendar be passed on third and final consideration, all House Resolutions and House Joint Resolutions be adopted, and all Senate Joint Resolutions on the Consent Calendar be concurred in, which motion prevailed by the following vote:

Ayes	9	0
None		n

Representatives voting aye were: Armstrong, Arriola, Baird, Beavers, Black, Bone, Bowers, Boyer, Billey, Brooks, Brown, Buck, Bunch, Buthry, Caldwell, Chumney, Cole (Carter), Cole (Dyer), Cooper, Curliss, Davidson, Davis (Cocke), Davis (Washington), DeBerry J., DeBerry J., DeBerry J., DeBerry J., DeBerry J., Demp. College, Flaguson, Filtzhugh, Ford, Fowkers, Fraley, Givens, Godsey, Goins, Gunnels, Hagood, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAfee, McCord, McDaniel, McDonald, McKee, McKord, McDaniel, McDonald, McKee, McGillan, Millier, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway, Rinks, Roach, Robinson, Sands, Sargent, Scroggs, Stulice, Tidwell, Tindell, Todd, Towns, Turner (Shelbyl), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winnindam, Wood, Mr. Speaker Naifeh – 90.

A motion to reconsider was tabled

REGULAR CALENDAR

"House Bill No. 2789 — Motor Vehicles, Tilling and Registration - Reclassifies City of AR Ridge cultural plate as new special earmarked license plate; earmarks 50 percent of funds produced from sale thereof to City of Oak Ridge school system Amends TCA Title 55, Chapter 4, by "Caldwell, (SB3174 by "McAlley, Toalwell, 1)

Rep. Caldwell moved that House Bill No. 2789 be reset for the Regular Calendar on June 1, 2000, which motion prevailed.

"House Bill No. 780 — Surveyors - Requires professional land surveyor to make reasonable efforts to notify adjoining landowners that survey will be performed instead of only notifying adjoining landowners upon whose land it is necessary to enter. Amends TCA Section 62-18-124. by "McDaniel. (SBI269 by "Sorinore. P. "Cooper").

Rep. Boyer moved that House Bill No. 780 be reset for the Regular Calendar on June 1, 2000, which motion prevailed.

"House Bill No. 3049 — Transportation, Dept. of - Authorizes department to allow installation of underground fiber optic cable within rights-of-way of highways, Amends TCA lottle 54, Chapter 16. by "Ford S, "Wood, "Baird, "Montgomery, "Buttry, "Walker (Rhea). (SB3122 by "Haun")

Further consideration of House Bill No. 3049 previously considered on May 11, 2000 and May 18, 2000, at which time it was reset for today's Calendar.

On motion, House Bill No. 3049 was moved to the heel of the Calendar.

House Bill No. 2716 — Welfare - Makes state surplus motor vehicles and forfeited motor vehicles available without cost to commissioner of human services for use by Families First participants prior to sale or other disposition of vehicle. Amends TCA Title 12, Chapter 2, Part 4 and Title 40, Chapter 33, Part 2. by "Armstrong, "Pruitt, "Tindell, "Dunn, "Brown, "Brooks, "Lanaster, ("SB2020 by "Harper").

On motion, House Bill No. 2716 was made to conform with Senate Bill No. 2620; the Senate Bill was substituted for the House Bill.

Rep. Armstrong moved that Senate Bill No. 2620 be passed on third and final consideration.

On motion, Rep. U. Jones withdrew State and Local Government Committee Amendment No. 1.

Rep. Armstrong moved that **Senate Bill No. 2620** be passed on third and final consideration, which motion prevailed by the following vote:

Ayes	9
Noes	0
Procent and not voting	7

Representatives voting aye were: Armstrong, Arriola, Black, Bone, Bowers, Boyer, Birley, Brooks, Brown, Buck, Butthy, Caldwell, Chumney, Cole (Carter), Cole (Dyer), Cooper, Curtiss, Davidson, Davis (Cocke), DeBerry J., DeBerry L., Dunn, Eckles, Ferguson, Fitzhugh, Ford, Fowlkes, Fraidey, Glvens, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Jones U., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAdee, McDaniel, McDonald, McMillan, Miller, Montgomery, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Prutt, Ridgeway, Rinks, Robinson, Sands, Sargent, Scroggs, Stube, Tidwell, Tindell, Todd, Towns, Turner (Sheliy), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winningham, Wood, Mr. Speaker Naifeh – 79.

Representatives present and not voting were: Baird, Beavers, Bunch, Davis (Washington), Godsey, Goins, Hagood -7.

A motion to reconsider was tabled.

"House Bill No. 3049 — Transportation, Dept. of - Authorizes department to allow installation of underground fiber optic cable within inghts-of-way of highways. Amends TCA of Nile 54, Chapter 16. by "Ford S, "Wood, "Baird, "Montgomery, "Buttry, "Walker (Rhea), (SB3122 by "Haun)

Further consideration of House Bill No. 3049 previously considered on today's Calendar.

Rep. Ford moved that House Bill No. 3049 be reset for the Regular Calendar on June 28, 2000, which motion prevailed.

MESSAGE CALENDAR

HOUSE ACTION ON SENATE MESSAGE

"House Bill No. 1512 — Divorce and Annulment - Requires all divorce decrees involving minor child to incorporate permanent parenting plan; ends pilot project and makes parenting plan statewide requirement; imposes \$30.00 privilege tax on marriage licenses to pay for mediation and education programs. Amends TCA Title 36, Chapter 6, by 'Patton, 'Buck, 'Boyer, 'Givens, 'West, 'Merr, 'Bone, 'Black, 'Shap, 'Turner (Shelby), 'Davis, (Washington, 'Kernel, 'Newton, 'Cole (Carter), 'Whilson, 'Rödgeway, 'Dunn, 'Eckles, 'Hargett, 'McDaniel, 'Armstrogn, 'Caldwell, 'Phinon, 'Godsey, 'Hodo, 'Bower, 'Godom, 'Stulce, 'Brown, 'Wood, 'Davis (Cocke), 'Beavers, 'Turner (Hamilton), 'Jones U (Shelby), 'Baird, 'Mumpower, 'Deberry J, 'Walker (Rhah, 'Jones, S., 'Miller t, 'Ford S, 'Pleasant, 'Scroggs, 'Chumney, (SB1885 by 'Harper, 'Fowler, ''Crowe, 'Henny, 'Ramsey, 'Person, 'Haynes, 'Kurita, ''Cooper, 'Burks, 'Haun'

CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 1512

The House and Senate Conference Committee appointed pursuant to motions to resolve the differences between the two houses on House Bill No. 1815; (Senate Bill No. 1835) has met and recommends that the following amendments be deleted: House Amendments No. 2 and 3 and Senate Amendments No. 3. 4, and 6.

The Committee further recommends that the following amendments be adopted:

House Amendments No. 1 and 4

The Committee further recommends that the following revisions be made to HB 1512/SB 1885, as previously amended by House Amendments No. 1 and 4:

(1) The section designated as § 36-6-402(3) "Residential schedule," is amended by deleting all language after the language "provision of § 36-6-108."

- (2) The section designated as § 36-6-402(4) "Permanent parenting plan", is amended by deleting all language after the language "Title 36, Chapter 5."
- (3) The section designated as § 36-6-403 is amended by adding the following language after the language "minor child." and before the words "The court":
 - A temporary parenting plan shall comply with those provisions for a permanent parenting plan under § 36-6-404(a) that are applicable for the time frame and shall include a residential schedule as described in § 36-6-404(b).
- (4) The section designated as § 36-6-404 is amended by designating the first sentence as subsection (a) and by inserting the following language at the end of that first sentence as part of subsection (a):

A permanent parenting plan shall:

- Provide for the child's changing needs as the child grows and matures, in a way that minimizes the need for further modifications to the permanent parenting plan;
- (2) Establish the authority and responsibilities of each parent with respect to the child, consistent with the criteria in this part;
 - (3) Minimize the child's exposure to harmful parental conflict;
- (4) Provide for a process for dispute resolution, before court action, unless precluded or limited by § 36-6-406, provided that state agency cases are excluded from the requirement of dispute resolution as to any child support issue involved. In the process for dispute resolution:
 - (A) Preference shall be given to carrying out the parenting plan;
 - (B) The parents shall use the designated process to resolve disputes relating to the implementation of the plan;
 - (C) A written record shall be prepared of any agreement reached in mediation, arbitration, or settlement conference and shall be provided to each party to be drafted into a consent order of modification;
 - (D) If the court finds that a parent willfully failed to appear at a scheduled dispute resolution process without good reason, the court may, upon motion, award attorney fees and financial sanctions to the prevailing parent;
 - (E) The provisions of this subsection shall be set forth in the decree; and

- (F) Nothing in this part shall preclude court action, if required to protect the welfare of the child or a party.
- (5) Allocate decision-making authority to one or both parties regarding the child's education, health care, extracurricular adultivities, and religious upbringing. The parties may incorporate an agreement related to the care and growth of the child in these specified areas, or in other areas, into their plan, consistent with the criteria in this part. Regardless or of the allocation of decision making in the parenting plan, the parties may agree that either parent may make emergency decisions affecting the health or safety of the child.
- (6) Provide that each parent may make the day-to-day decisions regarding the care of the child while the child is residing with that parent.
- (7) Provide that when mutual decision making is designated but cannot be achieved, the parties shall make a good-faith effort to resolve the issue through the appropriate dispute resolution process, subject to the exception set forth in subdivision (5)(d)(6) of this section.
- (8) Require the obligor to report annually on a date certain to the obligee, and the Department of Human Services or its contractor in Title IV-D cases, on a form provided by the court the obligor's income as defined by the child support guidelines and related provisions contained in Title 36, Chapter 5.
- (5) The section designated as § 36-6-404 is further amended by inserting the following language at the end of subsection (a), as amended above, after the language "Title 36. Chapter 5.":
 - (b) Any permanent parenting plan shall include a residential schedule as defined in § 36-6-40(3). The court shall make residential provisions for each child, consistent with the child's developmental level and the family's social and economic circumstances, which encourage each parent to maintain a loving, stable, and nurturing relationship with the child. The child's residential schedule shall be consistent with this part. If the limitations of § 36-6-406 are not dispositive of the child's residential schedule, the court shall consider the following factors.
 - (1) The parent's ability to instruct, inspire, and encourage the child to prepare for a life of service, and to compete successfully in the society which the child faces as an adult;
 - (2) The relative strength, nature, and stability of the child's relationship with each parent, including whether a parent has taken greater responsibility for performing parenting responsibilities relating to the daily needs of the child;

- (3) The willingness and ability of each of the parents to facilitate and encourage a close and continuing parent-child relationship between the child and the other parent, consistent with the best interests of the child:
- (4) Willful refusal to attend a court-ordered parent education seminar may be considered by the court as evidence of that parent's lack of good faith in these proceedings;
- (5) The disposition of each parent to provide the child with food, clothing, medical care, education and other necessary care;
- (6) The degree to which a parent has been the primary caregiver, defined as the parent which has taken the greater responsibility for performing parental responsibilities:
- (7) The love, affection, and emotional ties existing between each parent and the child:
- (8) The emotional needs and developmental level of the child;
- (9) The character and physical and emotional fitness of each parent as it relates to his or her ability to parent or the welfare of the child:
- (10) The child's interaction and interrelationships with siblings and with significant adults, as well as the child's involvement with his or her physical surroundings, school, or other significant activities;
- (11) The importance of continuity in the child's life and the length of time the child has lived in a stable, satisfactory environment;
- (12) Evidence of physical or emotional abuse to the child, to the other parent or to any other person;
- (13) The character and behavior of any other person who resides in or frequents the home of a parent and such person's interactions with the child;
- (14) The reasonable preference of the child if twelve (12) years of age or older. The court may hear the preference of a younger child upon request. The preference of older children should normally be given greater weight than those of younger children:
- (15) Each parent's employment schedule, and the court may make accommodations consistent with those schedules; and

- (16) Any other factors deemed relevant by the court.
- (6) The section designated as § 36-6-404 is further amended by designating the remaining language as subsection (c) and renumbering that subsection internally, so it reads as follows:
 - (c) The court shall approve a Permanent Parenting Plan as follows:
 - (1) Upon agreement of the parties:
 - (A) with the entry of a final decree or judgment; or
 - (B) with a consent order to modify a final decree or iudament involving a minor child.
 - (2) If the parties cannot reach agreement on a permanent parenting plan, upon the motion of either party, or upon its own motion, the court may order appropriate dispute resolution proceedings pursuant to Rule 31 of the Rules of the Supreme Court of Tennessee, to determine a permanent parentino plan.
 - (3) If the parties have not reached agreement on a permanent parenting plan on or before forty-five (45) days before the date set for trial, each party shall file and serve a proposed permanent parenting plan, even though the parties may continue to mediate or negotiate. Failure to comply by a party may result in the court's adoption of the plan filed by the opposing party if the court finds such plan is in the best interests of the child. In determining whether the proposed plan is in the best interests of the child, the court may consider the allocation of residential time and support obligations contained in the child support guidelines and related provisions contained in Chapter 5 of this title. Each parent submitting a proposed permanent parenting plan shall attach a verified statement of income pursuant to the child support guidelines and related provisions contained in Title 36, Chapter 5 and a verified statement that the plan is proposed in good faith and is in the hest interest of the child
- (7) The section designated as § 36-6-413(b), is amended by deleting subdivision (2) in its entirety and by substituting instead the following language:
 - The cost of mediation and education shall be paid from all available federal, state or local funds.
- (8) The section designated as § 36-6-414, is amended by deleting such section in its entirety and by substituting instead the following language:
 - § 36-6-414. Evaluation.

The parenting plan processes established by this part shall be evaluated by the administrative office of the ocurs after the program has been in effect for three (3) years. The administrative office of the courts shall report to the committee on children and family affairs of the house of representatives; the general weffare, health and human resources committee of the senate, the health and human resources committee of the house of representatives; and the judiciary committees of the house of representatives and the senate no later than February 15, 2004.

(9) Section 2 is amended by deleting the section in its entirety, and by substituting instead the following language:

SECTION 2. This act shall take effect on January 1, 2001, the public welfare requiring it.

Senator Joe Haynes Senator David Fowler Senator Curtis Person Senator Thelma Harner Representative Bob Patton Representative Kim McMillan Representative Mary Ann Eckles

Rep. Patton moved that the Report of the Conference Committee on **House Bill No.**1512 be adopted and made the action of the House, which motion prevailed by the following vote:

Ayes	. 90	j
Noes	. (1

Representatives voting aye were: Armstrong, Arriola, Baird, Beavers, Black, Bone, Bowers, Boyer, Birley, Brooks, Brown, Buck, Butthy, Caldwell, Chummey, Cole (Carter), Cole (Dyer), Cooper, Curliss, Davidson, Davis (Cocke), Davis (Washington), DeBerry J., DeBerry L., Dunn, Eckles, Ferguson, Flizbugh, Ford, Fowlkes, Fraley, Givens, Godsey, Goins, Gunnels, Hagood, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Jones U., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAfee, McCord, McDaniel, McDonald, McKee, McMillan, Miller, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway, Rinks, Roach, Robinson, Sands, Sargent, Scroggs, Stulce, Tidwell, Tindell, Todd, Towns, Turner (Shelby), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winnindam, Wood, Mr. Soeaker Nalfeh = 90.

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE MESSAGE

"Senate Bill No. 2320 — DUI/DWI Offenses - Directs that prior conviction appearing on official driver record maintained by department of safety be considered prima facie evidence that such conviction occurred for purposes of prosecuting second or subsequent DUI offenses. Amends TcA Title 55, Chapter 10, Part 4. by "Rochelle, "Graves, "Davis L, "Haun, "McNally, "Williams, "Kurlta, (HB3062 by "Jackson, "Britle," Scroggs, "Newton, "Bittle)

Rep. Jackson moved that Senate Bill No. 2320 be reset for the Message Calendar on May 30, 2000, which motion prevailed.

HOUSE ACTION ON SENATE AMENDMENTS

House Bill No. 2452 — Cemeteries - Removes provision which subjects income from charitable cemetery trust for perpetual care of private cemeteries to taxation when income from such trust exceeds \$50,000. Amends TCA Section 46-7-102. by 'Davis (Washington), 'Patton, 'Wumpower, 'ISB2655 by 'Crowel

Senate Amendment No. 1

AMEND House Bill No. 2452 by deleting Section 1 of the printed bill in its entirety and substituting the following:

Section 1. Tennessee Code Annotated, Section 46-7-102(c), is amended by deleting the language "exceeds fifty thousand dollars (\$50,000)" and substituting the language "exceeds one hundred thousand dollars (\$100,000)".

Rep. Davis (Washington) moved that the House concur in Senate Amendment(s) No(s).

1 to House Bill No. 2452, which motion prevailed by the following vote:

Ayes	. 9)(
None		r

Representatives voling aye were Armstrong, Arriola, Baird, Beavers, Black, Bone, Bowers, Boyer, Billey, Brooks, Brown, Buck, Bunch, Buthy, Caldwell, Chumeny, Cole (Carter), Cole (Dyer), Cooper, Curtiss, Davidson, Davis (Cocke), Davis (Washington), DeBerry J., Dunn, Eckles, Ferguson, Fitzhugh, Ford, Fowkes, Fratey, Givens, Godsey, Goins, Gunnels, Hagood, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Jones U., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAfee, McCord, McDaniel, McDonald, McKee, McMillan, Miller, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway, Rinks, Roach, Robinson, Sands, Sargent, Scrogs, Stube, Tidwell, Tindell, Todd, Towns, Turner (Shelby), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winningham, Wood, Mr. Speaker Maifeh – 90.

A motion to reconsider was tabled.

HOUSE ACTION ON SENATE AMENDMENTS

House Bill No. 2759 — Driver Licenses - Establishes installment plan administered by department of safety for fees associated with reinstatement or restoration of suspended or revoked driver license; adds Davidson County to counties authorized to establish payment plans for local fines or costs. Amends TCA Title 55. by "Robinson, "Briley. ("SB2350 by "Henry, "Havnes)

Senate Amendment No. 5

AMEND House Bill No. 2759 by adding the following new section immediately before the effective date section:

SECTION __. The provisions of this act shall be void and of no effect unless sufficient funds are appropriated in the general appropriation act to meet estimated first year's funding.

Rep. Briley moved that the House nonconcur in Senate Amendment(s) No(s). 5 to House Bill No. 2759, which motion prevailed.

Senate Amendment No. 6

AMEND House Bill No. 2759 by deleting all sections of the bill, as amended, which follow Section 1 and by substituting the following:

SECTION 2. Tennessee Code Annotated, Section 55-50-502(d), is amended by deleting subdivision (1) in its entirety and substituting the following:

(1) The provisions of this subsection apply statewide.

SECTION 3. For the purpose of promulgating rules and regulations, this act shall take effect upon becoming a law, the public welfare requiring it. For all other purposes, this act shall take effect January 1, 2001, the public welfare requiring it.

Rep. Briley moved that the House concur in Senate Amendment(s) No(s). 6 to House Bill No. 2759, which motion prevailed by the following vote:

Aves	8
lone	-

Representatives voting aye were: Armstrong, Arriola, Baird, Black, Bone, Bowers, Boyer, Bliely, Brown, Buck, Bunch, Bluthy, Caldwell, Chumney, Cole (Carter), Cole (Uppr), Cooper, Curliss, Davidson, Davis (Cocke), Davis (Washington), DeBerry J., DeBerry L., Dunn, Eckles, Ferguson, Fitzhuph, Ford, Fowlkes, Fraley, Givens, Godsey, Goins, Gunnels, Hagood, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Jones U., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McKee, McCord, McChanlel, McDonald, McKee, McKlillan, Miller, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway, Rinks, Roach, Robinson, Sands, Sargent, Scroggs, Stulcs, Cridwell, Tindell, Todd, Towns, Turner (Shelby), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winningham, Wood, Mr. Speaker Naifeh, =93.

A motion to reconsider was tabled.

ANNOUNCEMENTS

RULES SUSPENDED

Rep. Chumney moved that the rules be suspended for the purpose of introducing House Resolution No. 253 out of order, which motion prevailed.

House Resolution No. 253 -- Memorials, Interns - Jessica Peccolo. by *Chumney, *DeBerry J, *Maddox.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Chumney, the resolution was adopted.

A motion to reconsider was tabled.

RULES SUSPENDED

Rep. Chumney moved that the rules be suspended for the purpose of introducing House Resolution No. 254 out of order, which motion prevailed.

House Resolution No. 254 -- Memorials, Interns - Christina Polly. by *Chumney, *DeBerry J, *Maddox.

On motion, the rules were suspended for the immediate consideration of the resolution.

On motion of Rep. Chumney, the resolution was adopted.

A motion to reconsider was tabled.

SPONSORS ADDED

Under Rule No. 43, the following members were permitted to add their names as sponsors as indicated below, the prime sponsor of each having agreed to such addition:

House Bill No. 1192: Rep(s). Caldwell, Lewis, Windle, S. Jones, Ferguson, Curtiss and Givens as prime sponsor(s).

House Bill No. 2190: Rep(s). Kent as prime sponsor(s).

House Bill No. 3094: Rep(s). Brooks as prime sponsor(s).

MESSAGE FROM THE SENATE May 25, 200

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 591 and 593; concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

ENGROSSED BILLS May 25, 2000

The following bill(s) have been examined, engrossed, and are ready for transmission to the Senate: House Joint Resolution(s) No(s). 716, 787 and 790.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 787; concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s). 3006; substituted for Senate Bill(s) on the same subject(s) and passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 770; concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to request the return of House Bill(s) No(s). 2123 for further consideration.

RUSSELL HUMPHREY, Acting Chief Clerk.

ENGROSSED BILLS May 25, 2000

The following bill(s) have been examined, engrossed, and are ready for transmission to the Senate: House Joint Resolution(s) No(s). 781.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s). 2784; substituted for Senate Bill(s) on the same subject(s), amended and passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 678, 756, 757, 758, 759, 760, 761, 762 and 768; all concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s). 2854; substituted for Senate Bill(s) on the same subject(s), amended and passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

ENGROSSED BILLS May 25, 2000

The following bill(s) have been examined, engrossed, and are ready for transmission to the Senate: House Joint Resolution(s) No(s). 773, 774, 775, 776, 777, 778, 780, 782, 784 and 785.

BETTY KAY FRANCIS, Chief Engrossing Clerk,

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 716, 763 and 764; all concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s), 3302, 3333, 3335, 3337, 3338, 3339, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3351 and 3352; substituted for Senate Bill(s) on the same subject(s) and passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk,

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to notify the House that Senator Ben Atchley has been replaced by Senator Bill Clabough on the Conference Committee on Senate Bill(s) No(s). 436.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE GOVERNOR May 25, 2000

MR. SPEAKER: I am directed by the Governor to return herewith: House Bill(s) No(s). 231, without his signature.

MICHELLE LONG. Counsel to the Governor.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to transmit to the House, Senate Bill(s) No(s). 1434, 2082, 2098, 2415, 2963, 3063, 3269, 3274, 3289, 3313 and 3342; all passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

Senate Bill No. 1434 — Utilities, Utility Districts - Prohibits apartment tenants from being charged separately for water unless each tenant has water meter, prohibits additional fees for act of billing consumers. Amends TCA Title 7. by "Haynes, ("HB713 by "West)

Senate Bill No. 2082 — Claiborne County - Subject to local approval, establishes building permit fee schedule. Amends Chapter 74 of the Private Acts of 1967, and all acts amendatory thereto. by "Williams. (HBZ043 by "Goins)

"Senate Bill No. 2098 — Sunset Laws - Board for licensing health care facilities, June 30, 2006. Amends TCA Title 4, Chapter 29, and Title 68, Chapter 11. by "Springer, P, "Burchett, "Harper, (HB2431) by "Kernell, "Garrett, "Brooks)

"Senate Bill No. 2415 - Law Enforcement - Prohibits law enforcement officers from engaging in racial profiling: requires state highway patrol. county sheriff departments and municipal police departments to adopt written policy prohibiting racial profiling: requires such law enforcement officers to collect and report certain traffic stop information to comprofiler, requires comprofiler to report composite findings to governor, general assembly, and state legislative black caucus. Amends TCA Title 4, Chapter 7, Part 1; Title 6, Chapter 54 and Title 8, Chapter 8, Part 2, by "Dixon, (HES217 by "Brox, (HES217 by "Brox, "Arrival").

Senate Bill No. 2963 — Lawrence County - Subject to local approval, authorizes Lawrence County board of education and county commission to enter into joint agreement to maintain Lawrence County schools. by "Springer, P. "Springer, J. (HBE201 by "White)

"Senate Bill No. 3063 — Mental Health and Mental Retardation, Dept. of - Enacts "Mental Health and Chemical Dependency Utilization Review Act." Amends TCA Title 56. by "Graves. (HB3092 by "Walley)

Senate Bill No. 3269 — Hickman County - Subject to local approval, authorizes county legislative body to direct county election commission to place nonbinding, advisory referendum question on ballot. by "Springer, P, "Springer, J. (HB3285 by "Jackson)

Senate Bill No. 3274 - Memphis - Authorizes Memphis city council to secompensation of members of Memphis board of education subject to approval in referendum. Amends Chapter 30 of the Acts of 1868-1869, as amended. by "Dixon. (HB3287 by "Turner (Shelbyr)")

Senate Bill No. 3313 — Jonesborough - Subject to local approval, authorizes board of mayor and aldermen to levy and collect fees for street lighting through establishment of special improvement districts. Amends Chapter 135 of the Acts of 1903. by "Crowe. (HB3358 by "Patton)

Senate Bill No. 3342 — Gibson County - Subject to local approval, provides for election of juvenile court clerk for flow year term; transfers duties of clerk of juvenile court from county, clerk to elected juvenile court clerk. Amends Chapter 307 of the Private Acts of 1982. by "Carter, (H83256 by "Phelan")

ENROLLED BILLS May 25, 2000

The following bills have been compared, enrolled, and are ready for the signature(s) of the Speaker(s). House Bill(s) No(s), 2169, 2452, 2516, 2779, 2783, 3163, 302, 3333, 333, 3338, 3339, 3341, 3342, 3344, 3344, 3345, 3346, 3347, 3351, 3352; House Joint Resolution(s), No(s), 435, 575, 597, 670, 671, 762, 763, 764, 768, 770, 787; also, House Resolution(s), No(s), 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 242, 243, 244, 245, 264, 247, 248, 249, 253 and 254.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

SIGNED May 25, 2000

BETTY KAY FRANCIS, Chief Engrossing Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s), 2169, 2452, 2516, 2779, 2783, 3163, 3002, 3333, 3334, 3334, 3339, 3341, 3324, 3343, 3344, 3345, 3346, 3347, 3351, 3352; also, House Joint Resolution(s) No(s), 435, 575, 591, 593, 678, 716, 756, 757, 758, 759, 760, 761, 762, 763, 764, 7788, 770 and 787; stomed by the Speaker.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s). 3143; substituted for Senate Bill(s) on the same subject(s), amended and passed by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Bill(s) No(s). 2012.

The Senate refused to recede from its action in adopting Amendment(s) No(s), 2,

The Speaker appointed a Conference Committee composed of Senators Haun, Cooper and Ramsey to confer with a like Committee from the House to resolve the differences of the two bodies on House Bill No. 2012.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR, SPEAKER: I am directed to return to the House, Senate Bill(s) No(s), 3086.

The Senate nonconcurred in House Amendment(s) No(s). 1.

RUSSELL HUMPHREY, Acting Chief Clerk.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to transmit to the House, Senate Bill(s) No(s). 37, 961, 2046, 2620, 2910, 2944, 3074; also, Senate Joint Resolution(s) No(s). 858 and 863 for the signature of the Speaker.

RUSSELL HUMPHREY, Acting Chief Clerk.

SIGNED May 25, 2000

The Speaker signed the following: Senate Bill(s) No(s). 37, 961, 2046, 2620, 2910, 2944, 3074; also, Senate Joint Resolution(s) No(s). 858 and 863.

MESSAGE FROM THE SENATE May 25, 2000

MR. SPEAKER: I am directed to return to the House, House Joint Resolution(s) No(s). 765, 766, 767, 769, 771, 781, 783 and 790; all concurred in by the Senate.

RUSSELL HUMPHREY, Acting Chief Clerk.

ENROLLED BILLS May 25, 2000

The following bill(s) have been compared, enrolled, and are ready for the signature(s) of the Speaker(s): House Bill(s) No(s). 3006, also, House Joint Resolution(s) No(s) 765, 766, 767, 769, 771, 781, 783 and 790.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

SIGNED May 25, 2000

The Speaker signed the following: House Bill(s) No(s). 3006; also, House Joint Resolution(s) No(s). 765, 766, 767, 769, 771, 781, 783 and 790.

BETTY KAY FRANCIS, Chief Engrossing Clerk.

CONSENT CALENDAR May 25, 2000

The following local bills have been placed on the Consent Calendar for May 30, 2000: House Bill(s) No(s). 3287, 3356, 3357 and 3358.

ROLL CALL

1116 10	ii Caii	was	taken	with t	ie iolic	wiiig	icaui	13.		
Preser	ıt								 	. 89

Representatives present were: Armstrong, Arriola, Baird, Beavers, Black, Bone, Bowers, Boyer, Briley, Broroks, Brown, Buck, Bunch, Butty, Caldwell, Chunney, Cole (Carter), Cole (Dyer), Cooper, Curliss, Davidson, Davis (Cocke), Davis (Washington), DeBerry J., DeBerry L., Dunn, Eckles, Ferrguson, Fizhugh, Ford, Fowlkes, Fraley, Givers, Godsey, Gunnels, Hagood, Hargett, Hargrove, Harwell, Hassell, Head, Hood, Jackson, Jones S., Jones U., Kernell, Kerr, Kisber, Langster, Lewis, Maddox, McAfee, McCord, McDaniel, McDonald, McKee, McMillan, Miller, Montgomery, Mumpower, Newton, Patton, Phelan, Phillips, Pinion, Pleasant, Pruitt, Ridgeway, Rinks, Robinson, Sands, Sargent, Scroggs, Stulce, Tidwell, Tindell, Todd, Towns, Turner (Shelby), Walker, West, Westmoreland, White, Whitson, Williams, Windle, Winningham, Wood, Mr. Soesker Naifeh – 98.

RECESS MOTION

On motion of Rep. Hargrove and pursuant to House Joint Resolution No 787, the House stood in recess until 10:00 a.m., Tuesday, May 30, 2000.